

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

UFCW LOCAL 1500 WELFARE FUND	:	
	:	
<i>Plaintiff,</i>	:	CIVIL ACTION
v.	:	
	:	No. 16-6058
DR. REDDY'S LABORATORIES, INC., et al.,	:	
	:	
<i>Defendants.</i>	:	
<hr/>		
PHILADELPHIA FEDERATION OF TEACHERS HEALTH AND WELFARE FUND	:	CIVIL ACTION
	:	
<i>Plaintiff,</i>	:	No. 16-6322
v.	:	
	:	
DR. REDDY'S LABORATORIES, INC., et al.,	:	
	:	
<i>Defendants.</i>	:	
<hr/>		
FWK HOLDINGS, L.L.C.	:	CIVIL ACTION
	:	
<i>Plaintiff,</i>	:	No. 16-6633
v.	:	
	:	
DR. REDDY'S LABORATORIES, INC., et al.,	:	
	:	
<i>Defendants.</i>	:	
<hr/>		
FRATERNAL ORDER OF POLICE, MIAMI LODGE 20, CIVIL ACTION INSURANCE TRUST FUND	:	CIVIL ACTION
	:	
<i>Plaintiff,</i>	:	No. 16-6668
v.	:	
	:	
DR. REDDY'S LABORATORIES, INC., et al.,	:	
	:	
<i>Defendants.</i>	:	
<hr/>		

CESAR CASTILLO, INC.	:	
<i>Plaintiff,</i>	:	
v.	:	CIVIL ACTION
	:	
DR. REDDY'S LABORATORIES, INC., et al.,	:	No. 16-6685
<i>Defendants.</i>	:	
	:	
	:	
	:	
	:	
This Document Relates To:		<i>FWK Holdings, L.L.C. v. Dr. Reddy's Laboratories, Inc.</i> , No. 16-6633

**NOTICE OF VOLUNTARY DISMISSAL  
PURSUANT TO FED. R. CIV. P. 41(a)(1)(A)(i)**

Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i), plaintiff FWK Holdings, L.L.C. ("Plaintiff"), by and through its undersigned counsel, voluntarily dismisses Defendant Impax Laboratories, Inc. ("Impax") from this action without prejudice and with each party bearing its own costs, expenses and attorneys' fees. Impax has not appeared in this action and has not answered Plaintiff's complaint or moved for summary judgment, and no class has been certified.

Date: January 11, 2017

/s/ William E. Hoese

Joseph C. Kohn

William E. Hoese

Douglas A. Abrahams

Craig W. Hillwig

KOHN, SWIFT & GRAF, P.C.

One South Broad Street, Suite 2100

Philadelphia, PA 19107

Tel: 215-238-1700

Fax: 215-238-1968

jkohn@kohnswift.com

whoese@kohnswift.com

dabrahams@kohnswift.com

chillwig@kohnswift.com

KAPLAN FOX & KILSHEIMER LLP

Robert N. Kaplan  
Richard J. Kilsheimer  
Jeffrey P. Campisi  
Joshua H. Saltzman  
850 Third Avenue, 14<sup>th</sup> Floor  
New York, New York 10022  
Tel: 212-687-1980  
Fax: 212-687-7714  
rkaplan@kaplanfox.com  
rkilsheimer@kaplanfox.com  
jcampisi@kaplanfox.com  
jsaltzman@kaplanfox.com

HAGENS BERMAN SOBOL SHAPIRO LLP

Thomas M. Sobol  
David S. Nalven  
Lauren Guth Barnes  
Kiersten Taylor  
55 Cambridge Parkway, Suite 301  
Cambridge, MA 02142  
Tel: 617-482-3700  
Fax: 617-482-3003  
tom@hbsslaw.com  
davidn@hbsslaw.com  
lauren@hbsslaw.com  
kierstent@hbsslaw.com

-and-

VANEK, VICKERS & MASINI P.C.

Joseph M. Vanek  
David P. Germaine  
55 W. Monroe, Suite 3500  
Chicago, Illinois 60603  
Tel: 312-224-1500  
Fax: 312-224-1510  
Jvanek@vaneklaw.com  
Dgermaine@vaneklaw.com

*Attorneys for Plaintiff*

**CERTIFICATE OF SERVICE**

I, William E. Hoese, hereby certify that on January 11, 2017, the foregoing Notice of Voluntary Dismissal Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i) was filed electronically with the Court's ECF system, which sends electronic notice to the following:

MARC H. EDELSON	medelson@edelson-law.com
JOSEPH C. KOHN	jkohn@kohnswift.com
JOSEPH E. WOLFSON	jwo@stevenslee.com lmw@stevenslee.com
BRIAN T. FEENEY	feeneyb@gtlaw.com pintob@gtlaw.com stanleys@gtlaw.com
NATALIE FINKELMAN BENNETT	nfinkelman@sfmslaw.com pleadings@sfmslaw.com smoss@sfmslaw.com
JAYNE A. GOLDSTEIN	jgoldstein@sfmslaw.com pleadings@sfmslaw.com
WILLIAM M. CONNOLLY	william.connolly@dbr.com julie.miller@dbr.com
CRAIG W. HILLWIG	chillwig@kohnswift.com cmansor@kohnswift.com info@kohnswift.com
BART D. COHEN	bcohen@nussbaumpc.com
ROBERTA D. LIEBENBERG	rliebenberg@finekaplan.com gdever@finekaplan.com nblakeslee@finekaplan.com
ROGER B. KAPLAN	kaplanr@gtlaw.com donatod@gtlaw.com vannostranda@gtlaw.com
LIBERATO P. VERDERAME	LVerderame@edelson-law.com

PAUL COSTA	pcosta@finekaplan.com akatzman@finekaplan.com eborzillo@finekaplan.com nblakeslee@finekaplan.com shufnagel@finekaplan.com
GREGORY S. ASCIOLLA	gasciolla@labaton.com electroniccasefiling@labaton.com
SETH C. SILBER	ssilber@wsgr.com ageritano@wsgr.com
JEFFREY C. BANK	jbank@wsgr.com
MATTHEW J. PEREZ	mperez@labaton.com sredman@labaton.com
JAY L. HIMES	jhimes@labaton.com
KARIN E. GARVEY	kgarvey@labaton.com
ADAM PESSIN	apessin@finekaplan.com
ALEXANDER B. BOWERMAN	alexander.bowerman@hoganlovells.com
CHUL PAK	cpak@wsgr.com ageritano@wsgr.com fcookenboo@wsgr.com
RUDI JULIUS	rjulius@labaton.com lmehringer@labaton.com sredman@labaton.com
ROBIN VAN DER MEULEN	rvandermeulen@labaton.com lmehringer@labaton.com sredman@labaton.com
DOUGLAS A. ABRAHAMS	dabrahams@koh Swift.com jburt@koh Swift.com
WILLIAM E. HOESE	whoese@koh Swift.com jburt@koh Swift.com

Service was effectuated on counsel for defendant Impax Laboratories, Inc. by emailing a copy of the filing to the following:

Nicole L. Castle  
MCDERMOTT WILL & EMERY  
340 Madison Avenue  
New York, NY 10173  
ncastle@mwe.com

/s/ William E. Hoese

William E. Hoese